ARTHUMAL CHORT (I AM	n) URIGINAL	Clerk stamps date here	wnen torm i	s mea.
Original Order	ienaeu Oraei		Π	
Name of Protected Person:		SUPERIOR CO COUNTY	URT OF CALL	D IFORNIA
Your lawyer in this case (if you have one):			0 9 2021	
Name: Sta	ate Bar No.:	7100	0 0 2021	
Address (If you have a lawyer for this case,	give your lawyer's	C. M	onzon	Ch
information. If you do not have a lawyer and				
address private, give a different mailing addr		Fill in court name and stre		
to give your telephone, fax, or e-mail.):	on more and the mare	Superior Court of Cal Riverside	ifornia, Co	ounty of
Address:		4175 Main St	reet	
	CA Zip: 92553	Same Riverside, Ca	9250	
Telephone: Fax:		Central Judicia	l Distr	ict
E-Mail Address:				
		Clerk fills in case number	when form is	s filed.
Name of Restrained Person:		Case Number:) == == A	A
Bryant N. Espinoza Description of restrained person:	AND AND READ PROPERTY AND	DVR1210	1338	1
	ht: 165 Hair Colon	Dana Eve	Colompi	•
Sex: X M F Height: 5-10 Weig				
Race: Hispanic				
Address (if known): 1540 N. Amber				
City: Ontario Relationship to protected person: ex boys				
In addition to the person named in ①, the formand ⑦ (family or household members): Full name		by orders as indicate to person in 1		
An D Tra	daughter		TO	_
At Es	daugitter			_ 1
	daughter		F	12
J. C. C	daughter son		F M	12 6
J. C. A. C.	daughter son eted persons. List them on an o		F M	12 6
J. C. C	daughter son eted persons. List them on an o		F M	12 6
J. C. A: C. C. Check here if there are additional protect "DV-130, Additional Protected Persons," Expiration Date	daughter son eted persons. List them on an o		F M	12 6
Check here if there are additional protect "DV-130, Additional Protected Persons," Expiration Date The orders, except as noted below, end on	daughter son sted persons. List them on an a	ttached sheet of pape	F M er and wr	12 6
J. C. A: C. C Check here if there are additional protect "DV-130, Additional Protected Persons," Expiration Date The orders, except as noted below, end on (date): at (time):	daughter son sted persons. List them on an of as a title.	nttached sheet of pape p.m. or midni	F M er and wr	12 6 ite,
C. C Check here if there are additional protect "DV-130, Additional Protected Persons," Expiration Date The orders, except as noted below, end on (date): 8924 at (time): If no date is written, the restraining orde	daughter son ted persons. List them on an of as a title. as a title. a.m. [a]	p.m. or midni	F M er and wr	12 6 ite,
J. C. A: C. C. Check here if there are additional protect "DV-130, Additional Protected Persons," Expiration Date The orders, except as noted below, end on (date): 8 12024 at (time): If no date is written, the restraining orde If no time is written, the restraining orde	daughter son ted persons. List them on an a as a title. a.m. r ends three years after the da r ends at midnight on the expi	p.m. or midnite of the hearing in intraction date.	F M er and wri	12 6 ite,
Die J. C. A: C. C. Check here if there are additional protection of the content	daughter son ted persons. List them on an of as a title. a.m. [a] r ends three years after the day r ends at midnight on the expi	p.m. or midnite of the hearing in iteration date.	F M er and wri	12 6 ite,
C. C Check here if there are additional protect "DV-130, Additional Protected Persons," Expiration Date The orders, except as noted below, end on (date): 89224 at (time): If no date is written, the restraining orde If no time is written, the restraining orde Note: Custody, visitation, child support, and child support, and child support.	daughter son ted persons. List them on an of as a title. a.m. a.m. crends three years after the day rends at midnight on the expirand spousal support orders report orders usually end when the orders usually end when the content or th	p.m. or midni te of the hearing in it ration date. main in effect after the	F M er and wri	12 6 ite,
Die J. C. A: C. C. Check here if there are additional protection of the content	daughter son ted persons. List them on an of as a title. a.m. a.m. crends three years after the day rends at midnight on the expirand spousal support orders report orders usually end when the orders usually end when the content or th	p.m. or midni te of the hearing in it ration date. main in effect after the	F M er and wri	12 6 ite,
C. C Check here if there are additional protect "DV-130, Additional Protected Persons," Expiration Date The orders, except as noted below, end on (date): 4 at (time): If no date is written, the restraining orde If no time is written, the restraining orde Note: Custody, visitation, child support, ends. Custody, visitation, and child support The court orders are on pages 2, 3, 4, and This order complies with VAWA and she	daughter son ted persons. List them on an a a a title. a.m. r ends three years after the da r ends at midnight on the expi and spousal support orders re ort orders usually end when the ad 5 and attachment pages (if all be enforced throughous	p.m. or midni te of the hearing in it ration date. main in effect after the ce child is 18.	F M er and wright ght tem (5) (a)	12 6 ite,
Check here if there are additional protect "DV-130, Additional Protected Persons," Expiration Date The orders, except as noted below, end on (date): 892024 at (time): If no date is written, the restraining orde If no time is written, the restraining orde Note: Custody, visitation, child support, ends. Custody, visitation, and child support The court orders are on pages 2, 3, 4, and This order complies with VAWA and sh	daughter son ted persons. List them on an of as a title. a.m. a.m. arends three years after the day arends at midnight on the expirand spousal support orders report orders usually end when the ad 5 and attachment pages (if	p.m. or midnite of the hearing in it ration date. main in effect after the child is 18. any. It the United State	F M er and wright ght tem (5) (a)	12 6 ite,

EI

•		Case Number:
(5)	Hearing	
\smile	a. The	hearing was on (date): 8-9-021 with (name of judicial officer): Linker foron
		se people were at the hearing (check all that apply):
		The person in 1 The lawyer for the person in 1 (name):
		The person in 2 The lawyer for the person in 2 (name):
•	c. The	people in 1) and 2) must return to Dept. F301 of the court on (date): 8-11-2021 ime): 8:30 p.m. to review (specify issues): FIRM TURN In
		To the person in 2 :
1	these o	In thas granted the orders checked below. Item ③ is also an order. If you do not obey rders, you can be arrested and charged with a crime. You may be sent to jail for up to one by a fine of up to \$1,000, or both.
6 [XI Per	sonal Conduct Orders
•		he person in 2 must not do the following things to the protected people in 1 and 3:
		Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal
		property, disturb the peace, keep under surveillance, impersonate (on the Internet, electronically or otherwise), or block movements.
	12	Contact, either directly or indirectly, by any means, including, but not limited to, by telephone, mail,
	` _	e-mail, or other electronic means.
		Take any action, directly or through others, to obtain the addresses or locations of any protected persons.
		(If this item is not checked, the court has found good cause not to make this order.)
	b. Pe	eaceful written contact through a lawyer or process server or another person for service of legal papers
		lated to a court case is allowed and does not violate this order.
		Exceptions: Brief and peaceful contact with the person in (1), and peaceful contact with children in (3), as
	_	required for court-ordered visitation of children, is allowed unless a criminal protective order says otherwise.
7/1	Stav	y-Away Order
<u> </u>		he person in ② must stay at least (specify): 100 yards away from (check all that apply):
		The person in 1 School of person in 1
	-	Home of person in 1
	Ī	☐ The job or workplace of person in ① ☐ The child(ren)'s school or child care ☐ Other (specify):
		Exceptions: Brief and peaceful contact with the person in ①, and peaceful contact with children in ③, as required for court-ordered visitation of children, is allowed unless a criminal protective order says otherwise.
8 [□ Mov	ve-Out Order
		person in ② must move out immediately from (address):
9 1		s or Other Firearms or Ammunition
_	a. 7	The person in 2 cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way
	٤	get guns, other firearms, or ammunition. This is a Court Order.
Revised Jul	ly 1, 2016 Essential Forms	Restraining Order After Hearing (CLETS—OAH) (Order of Protection) (Domestic Violence Prevention) DV-130, Page 2 of 7 Order of Protection

Case Number:	
DVR1210	Z Z Ω 1

`			DVRI2103381
(9)		b. The person in ② must:	-
		• Sell to, or store with, a licensed gun dealer, or turn in to a	law enforcement agency, any guns or other
		firearms within his or her immediate possession or control this order.	l. Do so within 24 hours of being served with
		• Within 48 hours of receiving this order, file with the court	a receipt that proves guns have been turned in
		sold, or stored. (Form DV-800, Proof of Firearms Turned	
		receipt.) Bring a court filed copy to the hearing.	in, som, or storon, may be used for the
		c. The court has received information that the person in (2) or	wns or possesses a firearm
		d. The court has made the necessary findings and applies the	-
		Family Code section 6389(h). Under California law, the p	
		firearm (specify make, model, and serial number of firearm	-
		The firearm must be in his or her physical possession only	•
			_
		travel to and from his or her place of employment. Even if	
(10)	A	may be subject to federal prosecution for possessing or co Record Unlawful Communications	ntrolling a tirearm.
	·- T	_	
		person in 1 has the right to record communications made by the Care of Animals	person in (2) that violate the judge's orders.
(11)			iii
		person in 1 is given the sole possession, care, and control of the	_
		t stay at least yards away from and not take, sell, transf	er, encumber, conceal, molest, attack, strike,
	inre	aten, harm, or otherwise dispose of the following animals:	
(12)	X	Child Custody and Visitation	
\bigcirc		Child custody and visitation are ordered on the attached Form DV	-140, Child Custody and Visitation Order
_		or (specify other form):	
(13)		Child Support	
\bigcirc		Child support is ordered on the attached Form FL-342, Child Supp	oort Information and Order Attachment
		or (specify other form):	
(14)		Property Control	
\bigcup		Only the person in 1 can use, control, and possess the following	property:
(15)		Debt Payment	
	_	The person in (2) must make these payments until this order ends:	
		Pay to: For: Amount: \$	Due date:
		Pay to: Amount: \$	
		Pay to: For: Amount: \$	
		Check here if more payments are ordered. List them on an att	
		Deht Dovements" as a title	
16		Property Restraint	
		The person in person in 2 must not transfer, borro	www.against sell hide or get rid of or destroy
		any property, including animals, except in the usual course of business.	
		person must notify the other of any new or big expenses and expla	_ '
		cannot contact the person in (1) if the court has made a "No-Cor	
		Peaceful written contact through a lawyer or a process server or of	•
		to a court case is allowed and does not violate this order.	mer person for service of legal papers related
		This is a Court Order.	
Revised .		Restraining Order After Hearing (CL	ETS—OAH) DV-130, Page 3 of 7
CEB.	Esse	(Order of Protection)	\rightarrow
		(Domestic Violence Preventio	n) C Sa

•				Case Number:
	1			DVRI2103381
17) 🗖	Spousal Supp	ort		
_			d Form FL-343, Spousal, Pa	rtner, or Family Support Order
_	Attachment or (sp			
18) 🗖	Rights to Mob	ile Device and Wir	reless Phone Account	
a.	Property Con	ntrol of Mobile Device	and Wireless Phone Accor	unt
	Only the person in	n 1 can use, control, a	nd possess the following pro	perty:
	Mobile device (de	escribe)	and account (phone	number):
	Mobile device (de	escribe)	and account (phone	number):
		you need more space. A ne Account" as a title.	Attach a sheet of paper and v	vrite "DV-130 Rights to Mobile Device and
b.	Debt Paymer	at		
			ents until this order ends:	
	Pay to (wireless s	ervice provider):	Amount	: \$Due date:
c.	Transfer of V	Wireless Phone Accou	nt	•
	The court has mad	de an order transferring	one or more wireless service	e accounts from the person in 2 to the
	person in 1. Th	ese orders are contained	l in a separate order (Form D	V-900).
(19) 🗖	Insurance			
$\overline{}$	The person i	n 1 Lathe person in	n ② is ordered NOT to cash	n, borrow against, cancel, transfer, dispose
	of, or change the	beneficiaries of any ins	surance or coverage held for	the benefit of the parties, or their child(ren
	• •	support may be ordered	i, or both.	
(20) 🗖	Lawyer's Fees	s and Costs		
<u> </u>			g lawyer's fees and costs:	
				Due date:
	Pay to:	For:	Amount: \$	Due date:
(21) 🗖	_	Costs and Service		
	-	must pay the following		
	-			Due date:
	•			Due date:
	•			Due date:
				ed sheet of paper and write "DV-130,
\bigcirc	· ·	Costs and Services" as	a title.	
(22)	_	vention Program		
				on program and show written proof of
				tion department under Penal Code
				or if no date is listed, must enroll within
			on in (2) must complete, file	e and serve Form 805, Proof of Enrollment
	for Batterer Interv	rention Program.		
23)	Other Orders	- 4.1		
	Other orders (spec	;ify):		<u> </u>
24) No	Fee to Serve /	Notify) Restrained	Person	
` /	•	al serves this order <u>, he c</u>		
11.11	no shorm or marshe		is is a Court Order.	
Revised July 1,			er After Hearing (CLETS-	— OAH) DV-130, Page 4 of 7
	ential <u>orms</u>	(0	order of Protection)	

DVRI2103381

5) Service	
	earing or agreed in writing to this order. No other proof of service is
needed.	
	the request for original orders. The person in ② was not present.
	9 and Form DV-110 (if issued) was presented to the court. The
judge's orders in this form are the (2) must be served. This order c	the same as in Form DV-110 except for the end date. The person in can be served by mail.
(2) Proof of service of Form DV-109	9 and Form DV-110 (if issued) was presented to the court. The
judge's orders in this form are di	ifferent from the orders in Form DV-110, or Form DV-110 was not
issued. The person in ② must b	be personally "served" (given) a copy of this order.
c. Proof of service of Form FL-300 to mod	lify the orders in Form DV-130 was presented to the court.
 The people in 1 and 2 were a service is needed. 	at the hearing or agreed in writing to this order. No other proof of
	as not at the hearing and must be personally "served" (given) a copy
of this amended order.	
Criminal Protective Order	
a. Form CR-160, Criminal Protective C	Order—Domestic Violence, is in effect
	ounty: Expiration Date:
	effect (specify):
	ounty: Expiration Date:
	neet of paper. Write "DV-130, Other Criminal Protective Orders" as a
c. No information has been provided to	o the judge about a criminal protective order.
Attached pages are orders.	
Number of pages attached to this seven-	nage form:
 All of the attached pages are part of this 	• •
Attachments include (check all that apple)	
	0
Other (specify): FC3044 (2	page) Attachment
ite: 8-9-WU	Junife Gerard
	Judge (or Judicial Officer)
Certificate	of Compliance With VAWA
This restraining (protective) order meets all "full	
This restraining (protective) order meets air Tun	I faith and credit" requirements of the Violence Against Women Act,
	I faith and credit" requirements of the Violence Against Women Act, of the restrained person. This court has jurisdiction over the parties
18 U.S.C. § 2265 (1994) (VAWA) upon notice of and the subject matter; the restrained person has	of the restrained person. This court has jurisdiction over the parties been or will be afforded notice and a timely opportunity to be heard
18 U.S.C. § 2265 (1994) (VAWA) upon notice of and the subject matter; the restrained person has as provided by the laws of this jurisdiction. This	of the restrained person. This court has jurisdiction over the parties been or will be afforded notice and a timely opportunity to be heard order is valid and entitled to enforcement in each jurisdiction
18 U.S.C. § 2265 (1994) (VAWA) upon notice of and the subject matter; the restrained person has as provided by the laws of this jurisdiction. This throughout the 50 states of the United States, the states of the United States, the states of the United States of the United States, the states of the United States of the United States, the states of the United States	of the restrained person. This court has jurisdiction over the parties been or will be afforded notice and a timely opportunity to be heard

Revised July 1, 2016 CEB Essential Forms Restraining Order After Hearing (CLETS—OAH)
(Order of Protection)
(Domestic Violence Prevention)

DV-130, Page 5 of 7 →

Warnings and Notices to the Restrained Person in 2

If you do not obey this order, you can be arrested and charged with a crime.

- If you do not obey this order, you can go to jail or prison and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.

You cannot have guns, firearms, and/or ammunition.



You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, and/or ammunition while the order is in effect. If you do, you can go to jail and pay a \$1,000 fine. Unless the court grants an exemption, you must sell to, or store with, a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms that you have or control. The judge will ask you for proof that you did so. If you do not obey this order, you can be charged with a crime. Federal law says you cannot have guns or ammunition while the order is in effect. Even if exempt under California law, you may be subject to federal prosecution for possessing or controlling a firearm.

Instructions for Law Enforcement

Start Date and End Date of Orders

The orders start on the earlier of the following dates:

- The hearing date in item (5) (a) on page 2, or
- The date next to the judge's signature on this page.

The orders end on the expiration date in item (4) on page 1. If no date is listed, they end three years from the hearing date.

Arrest Required If Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Pen. Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

Notice/Proof of Service

Law enforcement must first determine if the restrained person had notice of the orders. If notice cannot be verified, the restrained person must be advised of the terms of the orders. If the restrained person then fails to obey the orders, the officer must enforce them. (Family Code, § 6383.)

Consider the restrained person "served" (notified) if:

- The officer sees a copy of the Proof of Service or confirms that the Proof of Service is on file; or
- The restrained person was at the restraining order hearing or was informed of the order by an officer. (Fam. Code, § 6383; Pen. Code, § 836(c)(2).) An officer can obtain information about the contents of the order in the Domestic Violence Restraining Order System (DVROS). (Fam. Code, § 6381(b)-(c).)

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, §13710(b).)

This is a Court Order.

Revised July 1, 2016
CB' Essential
Forms

Restraining Order After Hearing (CLETS—OAH)
(Order of Protection)
(Domestic Violence Prevention)

Sa Sa

DV-130, Page 6 of 7

Case Number:	DVRI21	N330
		~ ~ ~ ~ 0 1

Child Custody and Visitation

The custody and visitation orders are on Form DV-140, items (3) and (4). They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.

Enforcing the Restraining Order in California

Any law enforcement officer in California who receives, sees, or verifies the orders on a paper copy, in the California Law Enforcement Telecommunications System (CLETS), or in an NCIC Protection Order File must enforce the orders.

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Pen. Code, § 136.2 and Fam. Code, § 6383(h)(2), 6405(b)):

- 1. *EPO*: If one of the orders is an *Emergency Protective Order* (Form EPO-001) and it is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No-Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence in enforcement over any other restraining or protective order.
- 3. Criminal Order: If none of the orders includes a no-contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

(Clerk will fill out this part.)		
Clerk's Certificate		
Clerk's Certificate	I certify that this Restraining Order After Hearing (Order of Protection) is a true and	
[seal]	correct copy of the original on file in the court.	
	Date:, Deputy	

This is a Court Order.

Revised July 1, 2016

CEB* Essential
Forms*

Restraining Order After Hearing (CLETS—OAH)
(Order of Protection)
(Domestic Violence Prevention)

C€

DV-130, Page 7 of 7